## REMARKS

The present amendment is in response to the Office Action mailed August 22, 2005 in the above-referenced case. Claims 1, 4 and 7 stand for examination. Claims 1 and 4 are rejected for nonstatutory double patenting. Claims 1 and 4 are further rejected under 35 U.S.C. 112 due to informalities. Responding to the double patenting rejection applicant is caused to file with the present response a timely filed terminal disclaimer to overcome the rejection. In response to the 112 rejection applicant has amended claims 1 and 4 to correct the objectionable language. Applicant respectfully requests that the double patenting and 112 rejections be withdrawn.

The Examiner has rejected claims 1, 4 and 7 under 35 U.S.C. 103(a) as unpatentable over Hancock of record, and further in view of the newly presented reference of Lumelsky (U.S. 6,081,780) hereinafter Lumelsky.

Applicant has carefully studied the prior art presented by the Examiner and the Examiner's rejections and statements of the instant Office Action.

In response to the 103(a) rejection applicant herein provides slight amendments to the independent claims to more particularly point out and distinctly claim the subject matter of applicant's invention regarded as patentable. Applicant points out and argues the limitations of applicant's claims as amended, which distinguish clearly and unarguably over the prior art cited and applied by the Examiner.

Applicant has further defined the nature of the client profile to include specific information subject categories and <u>specific sub-categories</u> of interest to the client by amendment to base claims 1 and 4, and further provides supporting arguments that the combined prior art does not teach or suggest, nor is it capable of defining in the client profile the specific information subject categories and specific sub-categories of interest to the client, as taught in applicant's invention and recited in the claims as amended.

Lumelsky, relied upon by the Examiner for the client profile, discloses a profile recording a specific information subject category of interest for a user of the digital

appliance, as indicated by the Examiner, but the reference does not explicitly teach or suggest specific sub-categories within the broader categories. Applicant believes that the invention of the present application is capable of much greater granularity in the accessing, retrieving and transmittal of information to the user according to the user preferences of the profile, due to the greater detail possible in defining the profile utilizing sub-categories within broader categories.

For example, Lumelsky teaches a system that enables the user of the digital appliance to create a personal radio station, and allows the user to select broad categories of interest, such as International news, sports news, business news, and the like. The profile defines the user's topics of interest, and in step of defining the user profile, the user is prompted by the personal radio station server (PRSS) server to choose from a list of categories such as above which will define what type of news is delivered to the client (col. 18, lines 20-29). The system uses a profile manager to create the profile, but the profile manager in Lumelsky is similar to conventional managers found in the market during the time of the invention, the only difference being that the profile is stored at the server rather than at the client terminal (col. 18, lines 34-38). The user in Lumelsky is clearly limited, in creating the profile, to choosing only from those broad news categories presented by the PRSS.

Applicant's invention on the other hand, enables the user to define the profile with far more granularity than that of Lumelsky. For example, as taken from the specification of applicant's invention, beginning on page 25, line 3, at a very detailed level, GPS boundaries may be established and defined for sites on the surface of the Earth according to any of several information categories, for example, organized World War II sites in Europe may be defined, such as specific regions of historical events, locations of specific monuments and other points of interest, etc., as well as sites that are not formally organized.

At a very specific and detailed level information is stored in the profile that is related to specific exhibition sites, for example, and the result is specific to very small regions, such as an indoor site, in which case small regions may be defined such that the

system may be able to access information about a painting in a museum, for example, related to a region of a few square feet at most, within which a person is standing to conveniently view the painting. In this case, as described above, a portable unit may report to the system a specific and relatively exact position within the museum, and the system can locate that position within a small region in front of a painting hanging on a wall of the museum. The system then "knows" to pass information to the user/client about that specific painting. The system may even know, for example, if the client is facing the painting or not, or make an educated guess, based on very recent history of the client's movement.

Beginning on page 27 of applicant's specification, the very important Personal Interest Database Dimension is described, wherein interest categories are <u>definable by the user</u> for database relationships according to very broad or <u>very narrow</u> categories. For example, in the broad category of "Art", which may be a first category, there may be subcategories for such as paintings, sculpture, music, literature and so on. Within the subcategories there may be still greater granularity, such as specific types of paintings, genres of music, and so forth.

Applicant believes the key distinction of the present invention over the combined art relied upon by the Examiner, is that the user is enabled to define the categories in far greater detail and specificity, not just simply choose from a limited selection of broad categories, such as types of news that are presented by the PRSS server to the user for selection. Applicant believes this to be a key and advantageous distinction over the prior art, and deserves patentable weight. The profile system in Lumelsky combined with the invention of Hancock cannot produce applicant's invention because the capabilities in defining the user profile in the combined art simply falls significantly short compared to applicant's invention and claims as amended, which now specifically recite subcategories within broader categories. This teaching is clearly not there in the combined art presented.

Applicant therefore believes all of the claims standing for examination have now been shown to be patentable as amended over the prior art, and applicant respectfully requests that the present case be reconsidered and passed quickly to issue. If there are any time extensions due beyond any extension requested and paid with this amendment, such extensions are hereby requested. If there are any fees due beyond any fees paid with the present amendment, such fees are authorized to be deducted from deposit account 50-0534.

Respectfully Submitted, Harry Glorikian

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